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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/714,103	11/14/2003	Jun Chen	TI-36559	2715	
23494 75	590 09/18/2006		EXAMINER		
TEXAS INSTRUMENTS INCORPORATED			DEBERADINIS, ROBERT L		
P O BOX 6554 DALLAS, TX			ART UNIT	PAPER NUMBER	
<i>D</i> 1126/16, 111	,0200		2836		
			DATE MAILED: 09/18/2000	DATE MAILED: 09/18/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		App	lication No.	Applicant(s)				
Office Action Summary		10/	714,103	CHEN ET AL	••			
		Exa	miner	Art Unit				
		Rob	ert DeBeradinis	2836				
Period fo	The MAILING DATE of this communic or Reply	cation appears	on the cover sheet v	vith the correspondence	ce address			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAN INSIGHT OF	AILING DATE ( f 37 CFR 1.136(a). I inication. utory period will apply rill, by statute, cause	OF THIS COMMUN in no event, however, may a v and will expire SIX (6) MC the application to become A	ICATION.  The reply be timely filed  INTHS from the mailing date of ABANDONED (35 U.S.C. § 133	this communication.			
Status								
1) 又	Responsive to communication(s) filed	l on <i>25 Julv 20</i>	06.					
· · · · · ·		b) This actio						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	4)⊠ Claim(s) <u>1-24</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	5) Claim(s) is/are allowed.							
6)⊠	☑ Claim(s) <u>1-24</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restricti	on and/or elec	tion requirement.					
Applicati	on Papers							
9)[	The specification is objected to by the	Examiner.						
10) 🔲	The drawing(s) filed on is/are:	a) accepted	or b) ☐ objected to	by the Examiner.				
	Applicant may not request that any object	ion to the drawir	g(s) be held in abeya	ince. See 37 CFR 1.85(	a).			
	Replacement drawing sheet(s) including to							
11) 🗌	The oath or declaration is objected to l	by the Examine	er. Note the attache	ed Office Action or forr	n PTO-152.			
Priority u	nder 35 U.S.C. § 119							
	Acknowledgment is made of a claim fo ☐ All  b)☐ Some * c)☐ None of:	or foreign priori	ty under 35 U.S.C.	§ 119(a)-(d) or (f).				
۵)ر	1. Certified copies of the priority d	ocuments have	been received					
	2. Certified copies of the priority de			Application No.				
	3. Copies of the certified copies of							
	application from the International							
* S	ee the attached detailed Office action	for a list of the	certified copies not	t received.				
Attachment	c(s)							
	e of References Cited (PTO-892)			Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO nation Disclosure Statement(s) (PTO/SB/08)	O-948)		(s)/Mail Date Informal Patent Application				
	No(s)/Mail Date		6) Other:					

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#### **DETAILED ACTION**

The reply filed 7/25/06 amended the claims adding the claim identifiers and remarks related to rejection of claims.

#### Response to Arguments

Applicant's arguments, see problem to be solved, page two of the arguments, filed 7/14/06, with respect to the rejection(s) of claims under references have been fully considered and are persuasive. Therefore, the rejection has been withdrawn.

However, upon further consideration, a new ground(s) of rejection is made in view of SHENAI et al. 20030030326 and double patenting.

## Double Patenting

The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

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Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-24 are rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims of U.S. Patent No. 7,061,214. Although the conflicting claims are not identical, they are not patentably distinct from each other because disclose a single-inductor dual-output buck converter.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-8 are rejected under 35 U.S.C. 102(e) as being anticipated by SHENAI et al. 20030030326.

Regarding claim 1.

SHENAI et al. discloses a power source (output of 420); a first output that selectively obtains power from the power source (output of 420) through an inductor (switch mode inductor in 476, see paragraph 032); and a second output that selectively obtains power from the first output through the inductor (distribution controller

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selectively switching between loads) current to different loads having current supplied through switch mode inductor.

Regarding claim 2.

SHENAI et al. discloses the converter of claim 1, further comprising a first switch that controllably provides power from the power source to the first output (switch in converter 476).

Regarding claim 3.

SHENAI et al. discloses the converter of claim 2, further comprising a second switch that controllably provides the power from the first output to the second output (distribution controller 465 selectively switches the loads).

Regarding claims 4,5.

SHENAI et al. discloses the converter of claim 1, wherein the first output further comprises a first capacitor (490) and a first load (410), wherein the first capacitor stores a charge and is in parallel to the first load.

Regarding claim 6.

SHENAl et al. discloses the converter of claim 1, further comprising a third switch connected to the inductor that selectively causes inductor current to decrease to zero.

This switch is inherent in the switch mode inductor converter.

Regarding claims 7,8.

The converter wherein the convert supplies a specific voltage value and a specific current value are obvious parameters that are dependent on a specific design.

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It would be obvious to one to design the convert to supply a load requiring the desired parameters.

Any inquiry concerning this communication should be directed to Robert L. DeBeradinis whose number is (571) 272-2049. The Examiner can normally be reached Monday-Friday from 8:30 am to 5:00 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Brian Sircus, can be reached on (571) 272-2058. The Fax phone number for this Group is (703) 872-9306.

RLD

**SEPTEMBER 11, 2006** 

ROBERT L. DEBERADINIS **PRIMARY EXAMINER**